CHAP. LXXXII.

II. BE IT ENACTED, by the General Assembly of Maryland, That the justices of the levy court of Justices to levy Anne-Arundel county be and they are hereby authorised and directed, if they should deem proper, money, &c. to assess and levy, on the assessable property of said county, a sum of money, not exceeding thirty dollars, for the support and maintenance of the said Jacob Penn, and that the same be collected and paid, annually, to the said Jacob Penn, or his order, by the collector of the said county.

OTHER SECOND ASSESSMENT OF THE A P. OF LXXXIII.

An ACT for the relief and benefit of Jacob Bantz, of the city of Passed 24th of Dec 1808. or respective states that a nation the as an Baltimore.

BE IT ENACTED, by the General Assembly of Maryland, That the judges of Baltimore county court Benefit to be extended, &c. be and they are hereby authorised and directed to extend to Jacob Bantz, of Baltimore county court be extended, &c. ty, the benefit and relief of the assembly, passed at November session, eighteen hundred and five, entitled, An act for the relief of sundry insolvent debtors, and the supplementary acts thereto, without compelling the said Jacob Bantz to produce any evidence of his having resided within the state of Maryland for the two years last previous to his application for the benefit thereof, in the same manner as if he had actually resided within this state, agreeably to the provisions of the said act, and the supplementary acts thereto.

C. HarAsh P. to LXXXIV. a square all the a design of the extends

An ACT giving power to the levy court of Cæcil county to examine Passed 24th of Dec. 1808. and settle the claims of Zenas Wells against the said county.

E IT ENACTED, by the General Assembly of Maryland, That the petition of Zenas Wells, and sun-Petition referdry inhabitants of Gæcil county, be referred to the levy court of said county, and that the said red, &c. court have power to examine the claims of the said Zenas Wells, and if just and reasonable, the said court is hereby authorised, if they think proper, to discharge the same in such manner as in their judgment may appear most proper, consulting the interest and convenience of said county.

od lo establish and can de can de contra de co An ACT to repeal part of an act to lay out, straighten and confirm, Passed 24th of Dec. 1808. a certain road in Harford county, passed at November session,

eighteen hundred and seven. es a homework to you divisor this nation assessed a

WHEREAS it is represented to this general assembly, by the petition of Josias Carvill Hall, Preamble, that a law passed at November session, eighteen hundred and seven, authorising commissioners to lay out a road through the lands of your petitioner: And whereas the said road has since been laid out through his lands to his great injury and disadvantage; therefore, same lands and make

II. BE IT ENACTED, by the General Assembly of Maryland, That all that part of the act passed at Part of an act November session, eighteen hundred and seven, as far as the same may affect or run through the repealed, &c. lands of Josias Carvill Hall, be and the same is hereby repealed.

being run of A Further supplement tolvxxxd, enditAdHAD act relating to servante

An ACT to repeal the act therein mentioned.

Passed 24th of

BE IT ENACTED, by the General Assembly of Maryland, That the act, entitled, An act to prevent An act repeals swine from going at large in the town of Belle-Air, in Harford county, passed at November ed. session, eighteen hundred and seven, be and the same is hereby repealed.

An ACT for the relief of John M'Mullin, of Caroline county. Passed 24th of Dec 1808. W HEREAS it has been represented to this general assembly by the petition of John M'Mullin, Preamble. VV of Caroline county, that a certain Dennis M'Mullin, a native of Ireland, who emigrated to the United States about twenty-five years since, and had since his emigration acquired certain real property in this state; that the said Dennis M'Mullin died in the year eighteen hundred and six, and left the property so acquired to the said John M. Mullin, and that neither the said Dennis M. Mullin, nor John M'Mullin at the death of the said Dennis M'Mullin, had been naturalized agreeable to the

inty. bly, nath of one of dren, by

against

e to the r, dyke,

emed as

, having

ween the by John

into the

s of any so near

y to the

warrant. the said

the use

nter into

banking

curities.

and divif the di-

intaining

nd if the the pas-

be, and

of the

peace in nment of

th acted,

unty, in uch jus-

tate, and

red valid he peace

or trust

rvants

ainst any inst any

y of any or freed, ithstand-